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Of Attorneys for United States of America

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

UNITED STATES OF AMERICA, Case No. CR 09-30041 PA

v.

STIPULATED EXHIBIT LIST

CLIFFORD R. TRACY,

Defendant.

The United States of America, by Kent S. Robinson, Acting United States Attorney, through Neil J. Evans, Assistant United States Attorney, and Brian Butler, attorney for Defendant Clifford R. Tracy, hereby submit the following stipulated exhibit list.

Trial Exhibit List		
United States of America v. Clifford Tracy		
Ex. #	Description	
1	Letter to Clifford Tracy from Mary Zuschlag, District Ranger, dated 3/15/1996	
2	Plan of Operations for Mining Activities on National Forest Lands	
3	General Operating Procedure and Description (handwritten)	
4	Letter to Clifford Tracy from Mary Zuschlag, District Ranger, dated 4/22/1996	
5	Letter to Clifford Tracy from Pamela Bode, District Ranger, dated 7/22/2004	
6	Plan of Operations for Mining Activities on National Forest Lands, dated 1/14/05	
7	Letter to Clifford Tracy from Pamela Bode, District Ranger, dated 2/22/05	
8	Letter to Clifford Tracy from Joel King, District Ranger, dated 5/25/07	
9	Certified Letter Receipt (5/25/07 letter), dated 5/30/07	
10	Letter to District Ranger Joel King from Clifford Tracy, dated 1/1/09	
11	Letter to Clifford Tracy from Joel King, District Ranger, dated 1/16/09	
12	Letter to District Ranger Joel King from Clifford Tracy, dated 7/1/09	
13	Certified Letter Receipt (7/1/09 letter), dated 7/2/09	
14	Letter to District Ranger Joel King from Clifford Tracy, dated 7/13/09	
15	Email from Joel King re: conversations with Clifford Tracy, dated 7/13/09	
16	Certified Letter Receipt (7/13/09 letter), dated 7/14/09	
17	Letter to Clifford Tracy from Joel King, District Ranger, dated 9/3/09	
18	Photograph of Spur Road, Exhibit A (9/10/09 Gallego's Declaration)	
19	Photograph of cut tree on Spur Road, Exhibit B (9/10/09 Gallego's Declaration)	
20	Photograph of Spur Road, Exhibit C (9/10/09 Gallego's Declaration)	
21	Photograph of warning, Exhibit D (9/10/09 Gallego's Declaration)	
22	Photograph of mining access, Exhibit E (9/10/09 Gallego's Declaration)	

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United States of America v. Clifford R. Tracy; CR 09-30041 PA

23	Photograph of mining access, Exhibit F (9/10/09 Gallego's Declaration)
24	Photograph of creek, Exhibit G (9/10/09 Gallego's Declaration)
25	Photograph of mining site, Exhibit H (9/10/09 Gallego's Declaration)
26	Photograph of dredge pumping, Exhibit I (9/10/09 Gallego's Declaration)
27	Photograph of dredge pumping, Exhibit J (9/10/09 Gallego's Declaration)
28	Photograph of Tracy, Exhibit K (9/10/09 Gallego's Declaration)
29	Photograph of Spur Road, Exhibit L (9/10/09 Gallego's Declaration)
30	Photograph of Tracy Placer Crossing, Exhibit M (9/10/09 Gallego's Declaration)
31	Mining site and CVB citations of Defendant Tracy
32	Sean Thomas Affidavit of Probable Cause

DATED this 30th day of October, 2009.

KENT S. ROBINSON Acting United States Attorney District of Oregon

Neil J. Evans

NEIL J. EVANS Assistant United States Attorney Oregon State Bar No. 96551 Attorneys for Plaintiff